BRUCE LOCKE, Bar #177807 1 MOSS & LOCKE 2 555 University Avenue #170 Sacramento, CA 95825 1 8 1 8 9 00 C Telephone: (916) 569-0663 3 blocke@mosslocke.com FERMANDER, WESSESS CECKER, STON JOHN DO AN BLASSES, STON OF DECASIONES 4 JOHN BALAZS, Bar #157287 5 Attorney At Law 916 2nd Street, 2nd Floor Sacramento, California 95814 6 Telephone: (916) 505-1687 7 john@balazslaw.com 8 Attorneys for Defendant AMR MOHSEN 9 10 11 IN THE UNITED STATES DISTRICT COURT 12 FOR THE NORTHERN DISTRICT OF CALIFORNIA 13 SAN FRANCISCO DIVISION 14 UNITED STATES OF AMERICA, No. CR 03-95-WBS 15 Plaintiff, DEFENDANT AMR MOHSEN'S MOTION TO 16 ALLOW A VISIT WITH HIS WIFE AND SON AND ORDER 17 v. 18 AMR MOHSEN and ALY MOHSEN, 19 Defendants. Hon. William B. Shubb 20

Defendant Amr Mohsen moves the Court to amend the conditions of his confinement to allow him a non-contact visit with his wife, Mervat Mohsen, and son, Ehab Mohsen.

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The Government has agreed to the visit under the same conditions as previously applied, that is that each visit shall be attended by Amr Mohsen's criminal counsel who shall be present throughout the entire visit; the Government shall be permitted to have a representative present during the visit; the visit shall be conducted in English; and

1 no notes may be passed. Respectfully submitted, 2 3 DATED: February 15, 2006 JOHN 4 torneys for Defendant 5 AMR MOHSEN 6 7 DATED: February 15, 2006 ŘOBIN HARRIS Assistant U.S. Attorney 8 9 10 ORDER IT IS HEREBY ORDERED that the Court's August 30, 2004 order is 11 modified to permit defendant Amr Mohsen to have one jail visit with his 12 wife Mervat Mohsen and son Ehab Mohsen on February 16, 2006. This 13 visit shall be facilitated by Mohsen's criminal counsel who is ordered 14 to be present for the entire visit. The Government is permitted to 15 have a representative present during the visit. The entire visit 16 between defendant Amr Mohsen and his family is to be conducted in 17 18 English. The visit between Amr Mohsen and his family shall in all 19 other respects be conducted pursuant to the regular procedure established by the Alameda County detention facility in which defendant 20 21 Amr Mohsen is incarcerated. No notes may be passed. Dated: February /5, 2006 22 23 Hon. William B. Shubb 24 U.S. District Court Judge 25 26 27 28